City, Nebr., alleging shipment by the said defendant, on or about August 17, 1931, from the State of Iowa to within and through the Judicial District of Nebraska, into the State of Colorado, and on or about March 3, 1932, from the State of Nebraska into the State of New Mexico, of quantities of canned spaghetti and canned cherries, respectively, which were misbranded. The articles were labeled in part: "Lone Brook Brand Spaghetti Contents 1 Lb. \* \* Packed by Hamburg Canning Co., Hamburg, Iowa." and "Net Weight 1 Lb. 5 Oz. \* \* \* Natures Best Otoe Brand Pitted Red Cherries Packed by Otoe Food Products Co., Nebraska City, Nebr."

It was alleged in the information that the articles were misbranded in that they were food in package form and the quantity of the contents was not plainly and conspicuously marked on the outside of the packages, since the statement, "Contents 1 Lb." with respect to the canned spaghetti, and the statement, "Net Weight 1 Lb. 5 Oz." with respect to the canned cherries, were incorrect, a large number of the cans in each of the shipments having been found to contain less than the declared amount.

On March 29, 1934, a plea of nolo contendere was entered on behalf of the defendant company, and the court imposed a fine of \$25.

M. L. Wilson, Acting Secretary of Agriculture.

22094. Adulteration and misbranding of butter. U. S. v. Joe S. McIlhaney (McIlhaney Creamery Co.). Plea of guilty. Fine, \$25. (F. & D. no. 30320. I. S. no. 32207.)

Samples of butter taken from the shipment involved in this case were found

to be low in milk fat and to be short weight.

On October 31, 1933, the United States attorney for the Western District of Texas, acting upon a report by the Secretary of Agriculture, filed in the district court an information against Joe S. McIlhaney, trading as McIlhaney Creamery Co., Lubbock, Tex., alleging that on or about January 26, 1932, the defendant had delivered to an agent for shipment in interstate commerce, from El Paso, Tex., to La Cruces, N. Mex., a quantity of butter which was adulterated and misbranded in violation of the Food and Drugs Act as amended. article was labeled in part: (Carton) "McIlhaney's Creamery Butter \* \* McIlhaney Creamery Co., Lubbock Texas, One Pound Net."

It was alleged in the information that the article was adulterated in that a product containing less than 80 percent by weight of milk fat had been substituted for butter, a product which must contain not less than 80 percent of milk fat as required by the act of Congress of March 4, 1923, which the article

purported to be-

Misbranding was alleged for the reason that the statements, "Butter" and "One Pound Net" borne on the cartons, were false and misleading, and for the further reason that the article was labeled so as to deceive and mislead the purchaser, since it did not comply with the requirements of the law defining butter, and since each of a number of the cartons contained less than 1 pound. Misbranding was alleged for the further reason that the article was food in package form and the quantity of the contents was not plainly and conspicuously marked on the outside of the package, since the statement made was

On April 5, 1934, the defendant entered a plea of guilty, and the court imposed a fine of \$25.

M. L. WILSON, Acting Secretary of Agriculture.

22095. Adulteration and misbranding of butter. U. S. v. Sugar Creek Creamery Co. Plea of guilty. Fine, \$100. (F. & D. no. 30323. Sample no. 33402-A.)

This case involved a shipment of butter, samples of which were found to con-

tain less than 80 percent by weight of milk fat.

On December 13, 1933, the United States attorney for the Southern District of Illinois, acting upon a report by the Secretary of Agriculture, filed in the district court an information against the Sugar Creek Creamery Co., a corporation, trading at Pana, Ill., alleging shipment by said company in violation of the Food and Drugs Act, on or about December 29, 1932, from the State of Illinois into the State of Pennsylvania, of a quantity of butter which was adulterated and misbranded. The article was labeled in part: (Cartons) "Sugar Creek Butter Sugar Creek Creamery Co. General Offices Danville, Ill."

It was alleged in the information that the article was adulterated in that a product containing less than 80 percent by weight of milk fat had been substituted for butter, a product which must contain not less than 80 percent of milk

fat, as provided by the act of March 4, 1923.

Misbranding was alleged for the reason that the statement "Butter" borne on the label, was false and misleading, and for the further reason that it was labeled so as to deceive and mislead the purchaser, since it was not butter as defined by law.

On February 28, 1934, a plea of guilty was entered on behalf of the defendant company, and the court imposed a fine of \$100.

M. L. WILSON, Acting Secretary of Agriculture.

22096. Adulteration of dried figs. U. S. v. James G. Vagim (J. G. Vagim Packing Co.). Plea of guilty. Fine, \$25. (F. & D. no. 30342. Sample no. 1680-A.)

This case was based on an interstate shipment of dried figs which were

found to be in part insect-infested, moldy, and smutty.

On January 29, 1934, the United States attorney for the Southern District of California, acting upon a report by the Secretary of Agriculture, filed in the district court an information against James G. Vagim, trading as the J. G. Vagim Packing Co., Fresno, Calif., alleging shipment by said defendant in violation of the Food and Drugs Act, on or about June 9, 1932, from the State of California into the State of Washington, of a quantity of dried figs which were adulterated. The article was labeled in part: "Choice Black Mission Figs Vagim Packing Co., Fresno, California."

It was alleged in the information that the article was adulterated in that it consisted in part of a decomposed and filthy vegetable and animal substance. On April 9, 1934, the defendant entered a plea of guilty, and the court

imposed a fine of \$25.

M. L. Wilson, Acting Secretary of Agriculture.

dulteration of crab meat. U. S. v. 65 Pounds of Crab Meat. Default decree of condemnation, forfeiture, and destruction. (F. & D. no. 30771. Sample no. 48455-A.) 22097. Adulteration of crab meat.

On July 6, 1933, the United States attorney for the Eastern District of Pennsylvania, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 65 pounds of crab meat at Philadelphia, Pa., alleging that the article had been shipped in interstate commerce, on or about July 6, 1933, by J. H. Fleming Co., from Portsmouth, Va., and charging adulteration in violation of the Food and Drugs Act.

It was alleged in the libel that the article was adulterated in that it consisted

of a filthy animal substance.

On August 5, 1933, no claimant having appeared for the property, judgment of condemnation and forfeiture was entered and it was ordered by the court that the product be destroyed by the United States marshal.

M. L. Wilson, Acting Secretary of Agriculture.

22098. Adulteration of dry-pack shrimp. U. S. v. 500 Cartons of Dry-Pack Shrimp. Decree of condemnation. Product released under bond. (F. & D. no. 31215. Sample no. 46864-A.)

This case involved a shipment of dry-pack shrimp which was found to be

in part decomposed.

On October 5, 1933, the United States attorney for the Southern District of California, acting upon a report by the Secretary of Agriculture, filed in the district court a libel praying seizure and condemnation of 500 cartons of dry-pack shrimp at Los Angeles, Calif., alleging that the article had been shipped in interstate commerce on or about September 19, 1933, by Robinson Canning Co., from New Orleans, La., and charging adulteration in violation of the Food and Drugs Act.

It was alleged in the libel that the article was adulterated in that it con-

sisted wholly or in part of a decomposed animal substance.

On March 8, 1934, the Robinson Canning Co., Inc., claimant, having admitted the allegations of the libel and having executed a good and sufficient bond to insure compliance with the orders of the court, judgment of condemnation was entered and it was ordered by the court that the product be released to the claimant for separation and destruction of the decomposed portion.

M. L. WILSON, Acting Secretary of Agriculture.